IFW



Dr. Mark M. Shellhammer Dr. E. Jane Shellhammer 135 Hall Street Clarksburg, WV 26301 (304) 624-1859 shellhammer56@aol.com

May 15, 2005

Senator Robert C. Byrd 311 Hart Building Washington, D.C. 20510

Senator Robert C. Byrd 300 Virginia Street East, Suite 2630 Charleston, WV 25301

Director of the U.S. Patent and Trademark Office P.O. Box 1450
Alexandria, VA 22313-1450

Dear Senator Byrd,

Thank you for reading our letter. We are writing to ask for your help due to the way we have been treated by the United States Patent and Trademark Office (USPTO).

We are in the process of applying for a patent (application number 10/601,536). We submitted the required paperwork and were assigned an Examiner (Mr. Shih-yung Hsieh-Art Unit 2837) in June, 2003. Mr. Hsieh reviews the paperwork for any changes that might be required before a patent number can be assigned.

Mr. Hsieh sent a report (see document 1) as to what needed reworked on the required paperwork to be compliant and for the invention to be granted a patent number. Only two sections, (1) Brief Description of Several View(s) of the Drawings and (2) Detailed Description of the Invention needed correcting. Mr. Hsieh recommended the assistance of a draftsperson and legal assistance to help with these two sections. In addition, Mr. Hsieh suggested we review the patent by Purdie (U. S. Patent Number 4998959) and use it as a guide for correcting the two sections.

We followed Mr. Hsieh's instructions and with the help of a draftsperson, legal assistance and a physicist from the local university, the required paperwork with the recommended corrections were resubmitted in April, 2005.

Shortly after we submitted the required corrected paperwork we received another letter with Mr. Hsieh's signature from the USPTO (see document 2) that had the same dates and recommendations for corrections as the letter from USPTO that was sent to us approximately a month before.

Being a bit confused, we called Mr. Hsieh (May 3, 2005 - 9:15 a.m.) and spoke with him asking why we received a letter from him with the same request for corrections and dated the same as the previous letter. He denied sending the letter.

Mr. Hsieh then spoke as to the problems with the corrections. First he said that the two corrected sections, Brief Description of Several View(s) of the Drawings and Detailed Description of the Invention were not elaborate enough. Then, after speaking with him for about five or so minutes longer he said the two sections were too defined and engineer-like in nature, just the opposite of not elaborate enough.

We then asked if he even saw the corrections to the sections since the corrections followed the same format as the patent (Purdie) which he recommended following as a guide.

He then said he had not seen the corrections to the two sections and it has to go through another department which he referred to "as going through the machine" before it gets to him.

Needless to say the conversation was disturbing, considering Mr. Hsieh just spent time telling us in a flip-flop manner he had reviewed it. Unable to get a stable answer, we requested to speak to his Supervisor and were put on hold. We left a message (on May 3, 2005) for the Supervisor, (Mr. Martin) to please call us. He never returned the call. We then called Mr. Martin a second time (the following week) and left a message for him to please call us. As of yet he has not responded even though he has been contacted twice.

The more time it takes to complete the required paperwork the more money the USPTO charges. The more time it takes to get a patent number the longer it takes to get the product to market. We cannot help but feel that we are being taken advantage of.

To give an idea to the invention's simplicity, it is urethane foam (like that found in weather-stripping) shaped into a ring that can be placed on the bell of a musical instrument (ex:trumpet) to dampen the sound. It is amazing that with the help of a draftsman, legal assistance, a physicist and two dissertation level doctors, the patent application still is not acceptable according to Mr. Hsieh.

We ask for your help to get the USPTO to approve our application and assign us the patent number that we justifiably deserve for our invention.

Thank you for your time and valuable assistance in this matter.

Sincerely,

Dr. Mark M. Shellhammer

Dr. E. Jane Shellhammer

OIP	E	1			
	2005	Application No.	Applica	nt(e)	H
	4.				
Notice of Mon-Co	ompoliani Nedo a agai	10/601,536 Examiner	SHELLI Art Unit	HAMMER ET A	<u>L.</u>
MINICIPALITY OF ADIS					
The MAILING DATE of t	his communication appe	Shih-yung Hsieh ears on the cover sheet w	2837	ience address	<u>", 55,"</u>
The amendment document filed of 37 CFR 1.121. In order for the am	n /3/2005 is considered	i non-compliant because	it has failed to m	eet the requirer	nents of
B. New paragraph	pecification: graph(s) do not include (s) should not be under	markings.		COMPLIANT:	
2. Abstract:A. Not presented of B. Other	on a separate sheet. 37	CFR 1.72.			
"Annotated She B. The practice of showing amend	re not properly identified eet" as required by 37 C submitting proposed dra led figures, without man	d in the top margin as "R	en eliminated. Re n 37 CFR 1.84 are	placement drave required.	vings
B. The listing of class C. Each claim has of each claim continumber by using (Previously pressure 1.5).	ng of all of the claims is aims does not include the not been provided with annot be identified. Not g one of the following s sented), (New), (Not en	not present. ne text of all pending claim the proper status identified the status of every claim tatus identifiers: (Original tered), (Withdrawn) and one of the status identifiers.	er, and as such, to aim must be indically, (Currently ame (Withdrawn-curre	the individual st ated after its cla ended), (Cancel ntly amended).	aim
or further explanation of the aments://www.uspto.gov/web/offices/	endment format required pac/dapp/opla/preogno	d by 37 CFR 1.121, see it tice/officeflyer.pdf.	VIPEP § 714 and	the USPTO wel	osite at
TIME PERIODS FOR FILING A R	EPLY TO THIS NOTIC	E:			
1. Applicant is given no new time filed after allowance. If applicant entire corrected amendments	ant wishes to resubmit	the non-compliant after-f	inal amendment v	with corrections	endment , the
2. Applicant is given one month corrected section of the non-amendment is one of the followed request for continued examinate period under 37 CFR 1.103(a)	-compliant amendment wing: a preliminary ame ation (RCE) under 37 C	in compliance with 37 Cl endment, a non-final ame FR 1.114), a supplement	FR 1.121, if the no endment (including al amendment file	on-compliant a a submission	for a
Extensions of time are avanendment or an amendment	ailable under 37 CFR 1 ent filed in response to	.136(a) <u>only</u> if the non-co a <i>Quayle</i> action.	mpliant amendm	ent is a non-fina	al
filed in response to a Qu	oplication if the non-con layle action; or	in: opliant amendment is a nament amendment is a namendment is a preliment is a p			
2 Potent and Trustee 1 0 0		•	SI.	HIH-YUNG HSH	7
S. Patent and Trademark Office	Alatina of Nov. Com. !		THE	MORPED SOLD AND ARCHON	7556315

•	Application No.	Applicant(s)
Examiner-Initiated Interview Summary	10/601,536	SHELLHAMMER ET AL.
Examiner-initiated interview Summary	Examiner	Art Unit
	Shih-yung Hsieh	2837
All Participants:	Status of Application:	
(1) <u>Shih-yung Hsieh</u> .	(3)	
(2) Mark M. Shellhammer.	(4)	
Date of Interview: 15 March 2005	Time:	
Type of Interview: ☐ Telephonic ☐ Video Conference ☐ Personal (Copy given to: ☐ Applicant ☐ Applicant ☐ Exhibit Shown-or Demonstrated: ☐ Yes ── ☒ No	int's representative)	
If Yes, provide a brief description:		
Part I.	•	
Rejection(s) discussed: none		
Claims discussed:		•
Prior art documents discussed: Purdie		
Part II.	•	
SUBSTANCE OF INTERVIEW DESCRIBING THE GENE	RAL NATURE OF WHAT WAS	S DISCUSSED:
the applicant is advised that the amendment to the specification assistance of an attorney and professional draftman	and the drawings are not proper,	and suggested to seek the
Part III.		
 It is not necessary for applicant to provide a separate redirectly resulted in the allowance of the application. The of the interview in the Notice of Allowability. It is not necessary for applicant to provide a separate red 	e examiner will provide a writt record of the substance of the	en summary of the substance interview, since the interview
did not result in resolution of all issuesA brief summar	y by the examiner appears in I	Part II above.
	•	
•		
	•	**
- nAan	-	1>
(Examiner/SPE Signature) (Applicant	/Applicant's Representative S	ignature – if appropriate)

TO COLUMN ON COL	• .	MAY 19 2005 2	RK OFFICE	UNITED STATES DEPA United States Patent and Address: COMMISSIONER P.O. Box 1450 Alexandria, Virginia 2 www.uspto.gov	i Trademark Office FOR PATENTS
APPLICATION NO.	FILING DATE	FIRST MAMEI		ATTORNEY DOCKET NO.	CONFIRMATION
10/601,536	06/24/2003	RAI Mark Matthew	Shellhammer		5755
7590				EXAN	MINER
<i>Mark M. Shellh</i> 135 Hall St.	ammer			HSIEH, SI	HIH YUNG
Clarksburg, WV	26301			ART UNIT	PAPER NUMBER
				2837	
				DATE MAILED: 03/21/200)5
OF COMMERCE BIDE. R. SO. N. J.					
PATENTS RCE	Ooms	E V	rue lope	w/date	
350 N.		Market Site of the			
W.T.		~ ,		\	
IN TENDAYS		er oan de la companya	The same and the s		
IN TEN DAYS	<i>A</i> -	W. Mandala de la companya della companya della companya de la companya della comp	C. S. Commission of the Commis		
IN TENDAYS	<i>A</i> -		The state of the s		
IN TENDAYS	<i>A</i> -	L OPPORTURITY	EMP		
PATENTS BIDS. R. 450 N. N. TEN DAYS	<i>A</i> -	OPPORTURITY	EMPLOVER	NAMED ENCORPOR	

Ť

101.81		
MAY 19 7005 S) 000	cument Z	N.
	Application No.	Applicant(s)
Notice of Non-Compliant Amendment (ダルので 1.121)	10/601,536 Examiner	SHELLHAMMER ET AL.
Amenament (SAMONR 1.121)		Art Unit
The MAILING DATE of this communication appe	Shih-yung Hsieh ears on the cover sheet with the co	2837
The amendment document filed on /3/2005 is considered		
37 CFR 1.121. In order for the amendment document to		
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE A 1. Amendments to the specification: A. Amended paragraph(s) do not include B. New paragraph(s) should not be under	markings. lined.	BE NON-COMPLIANT:
C. Other <u>detailed description of the invent</u>	tion not amended as required.	
 2. Abstract: A. Not presented on a separate sheet. 37 B. Other 	CFR 1.72.	
☑ 3. Amendments to the drawings:		
A. The drawings are not properly identified "Annotated Sheet" as required by 37 C	d in the top margin as "Replacem	ent Sheet," "New Sheet," or
 □ B. The practice of submitting proposed drawing amended figures, without mar □ C. Other formal drawings are required, and 	awing correction has been eliminations with 37 CFF	R 1.84 are required.
4. Amendments to the claims:		in the claims must be snown.
A. A complete listing of all of the claims is		
 B. The listing of claims does not include the C. Each claim has not been provided with of each claim cannot be identified. Not number by using one of the following such (Previously presented), (New), (Not entermined D. The claims of this amendment paper has E. Other: 	the proper status identifier, and a te: the status of every claim must tatus identifiers: (Original), (Curre tered), (Withdrawn) and (Withdra	is such, the individual status to be indicated after its claim ently amended), (Canceled), wn-currently amended).
For further explanation of the amendment format required	thy 37 CFR 1 121 see MPFP 8	714 and the LISPTO website at
http://www.uspto.gov/web/offices/pac/dapp/opla/preogno	tice/officeflyer.pdf.	ritand the OOI TO Website at
ΓΙΜΕ PERIODS FOR FILING A REPLY TO THIS NOTIC	E :	
Applicant is given no new time period if the non-confiled after allowance. If applicant wishes to resubmit entire corrected amendment must be resubmitted v	the non-compliant after-final ame	ndment with corrections, the
2. Applicant is given one month , or thirty (30) days, which corrected section of the non-compliant amendment amendment is one of the following: a preliminary amendment for continued examination (RCE) under 37 CFR 1.103(a) or (c), and an amendment is one of the following: a preliminary amendment for continued examination (RCE) under 37 CFR 1.103(a) or (c), and an amendment is one of the following:	in compliance with 37 CFR 1.121 endment, a non-final amendment FR 1.114), a supplemental-amend	, if the non-compliant (including a submission for a dment filed within a suspension
Extensions of time are available under 37 CFR 1 amendment or an amendment filed in response to	.136(a) <u>only</u> if the non-compliant a Quayle action.	amendment is a non-final
Failure to timely respond to this notice will result Abandonment of the application if the non-comfiled in response to a Quayle action; or Non-entry of the amendment if the non-complianmendment.	ipliant amendment is a non-final a	
		SHIH-YUNG HSIEH
S. Patent and Trademark Office		PRIMOTPED COMMENTED 315

	Application No.	Applicant(s)
Examiner-Initiated Interview Summary	10/601,536	SHELLHAMMER ET AL.
	Examiner	Art Unit
MAY 19 2005	Shih-yung Hsieh	2837
All Participants:	Status of Application:	
(1) Shih-yung Hsieh.	(3)	
(2) <u>Mark M. Shellhammer</u> .	(4)	
Date of Interview: 15 March 2005	Time:	
	nt's representative)	
Exhibit Shown or Demonstrated: Yes No If Yes, provide a brief description:		
Part I.		
Rejection(s) discussed:		
Claims discussed: none		
Prior art documents discussed: Purdie		
Part II.		
SUBSTANCE OF INTERVIEW DESCRIBING THE GENER	AL NATURE OF WHAT WAS	DISCUSSED:
the applicant is advised that the amendment to the specification at assistance of an attorney and professional draftman	nd the drawings are not proper, ar	nd suggested to seek the
Part III.		
 It is not necessary for applicant to provide a separate redirectly resulted in the allowance of the application. The of the interview in the Notice of Allowability. It is not necessary for applicant to provide a separate reddid not result in resolution of all issuesA brief summary 	examiner will provide a writter	summary of the substance
	•	
•		
	·	**
- 1/H3 L		•
Examiner/SPE Signature) (Applicant/A	pplicant's Representative Sign	ature – if appropriate)

UNITED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS MAY 1 9 2005 P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov APPLICATION NO. ONG DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/601,536 06/24/2003 Mark Matthew Shellhammer 5755 7590 03/21/2005 **EXAMINER** Mark M. Shellhammer HSIEH, SHIH YUNG 135 Hall St. Clarksburg, WV 26301 **ART UNIT** PAPER NUMBER 2837 DATE MAILED: 03/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Envelope w/date

TC2800

Jeff

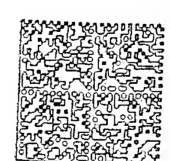
s Patent and Trademark Office

in for Trademarks Drive

22202-3513

ble Return in Ten Days

MESS PRIVATE USE, \$300 AN EQUAL OPPORTUNITY EMPLOYER



02 1A 0004204055

MAILED FROM ZIPCODE 22314